1	CUAUHTEMOC ORTEGA (Bar No. 257443) Federal Public Defender TERRA CASTILLO LAUGHTON (Bar No. 321683) (E-Mail: Terra Laughton@fd.org)		
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3	TERRA CASTILLO LAUGHTON (Bar No. 321683) (E-Mail: Terra Laughton@fd.org) Deputy Federal Public Defender 411 West Fourth Street, Suite 7110		
4	Santa Ana, California 92/01-4598 Telephone: (714) 338-4500		
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6	Attorneys for Defendant Adrian Benavides-Schorgi		
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8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10	WESTERN DIVISION		
11			
12	UNITED STATES OF AMERICA	Case No. 2:23-CR-00164-JVS	
13	Plaintiff,	STIPULATION TO VACATE	
14	V.	RESTITUTION HEARING	
15	ADRIAN BENAVIDES-SCHORGI		
16	Defendant.		
17			
18			
19	Plaintiff United States of America, by and through its counsel of record,		
20	Assistant United States Attorney Jeremy Keller Beecher, and Defendant Adrian		
21	Benavides-Schorgi, by and through his counsel of record, Deputy Federal Public		
22	Defender, Terra Castillo Laughton, hereby stipulate as follows:		
23	1. Mr. Benavides-Schorgi appeared for sentencing before this Court on June		
24	24, 2024. At that hearing, in response to the government's request, the Court scheduled		
25	a restitution hearing for July 22, 2024 at 9:00 a.m.		
26	2. The parties have conferred regarding the restitution hearing. The		
27	government has informed defense counsel t	that it has contacted the victims in this case	
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1	and has made significant efforts to collect documentation supporting any claims of	
2	restitution.	
3	3. The government has further indicated that it presently does not intend to	
4	seek restitution on behalf of the victims because it has not received information	
5	supporting any actionable losses.	
6	4. The defense believes any future claims for restitution would be untimely	
7	and anticipates opposing any such requests on timeliness and/or other grounds.	
8	5. Therefore, the parties jointly request that the Court vacate the restitution	
9	hearing scheduled for July 22, 2024.	
10	IT IS SO STIPULATED.	
11		
12	Respectfully submitted,	
13	respectfully submitted,	
14	CUAUHTEMOC ORTEGA Federal Public Defender	
15	Todelal Lacito Belefia	
16	DATED: July 17, 2024 By /s/ Terra Castillo Laughton	
17	TERRA CASTILLO LAUGHTON Deputy Federal Public Defender	
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20	MARTIN ESTRADA	
21	United States Attorney	
22	DATED: July 17, 2024 By /s/*	
23	JEREMY KELLER BEECHER Assistant United States Attorney	
24	Assistant Office States Attorney	
25	*Pursuant to Local Rule 5-4.3.4(a)(2)(i), the filer attests that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.	
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